HONORABLE JAMES L. ROBART 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON 8 9 MARIE RILEY, Case No. 2:20-cv-00458-JLR 10 Plaintiff, STIPULATION EXTENDING TIME FOR DEFENDANT NEWCO, INC. D/B/A 11 CASCADE COLUMBIA VS. **DISTRIBUTION COMPANY TO** 12 THE BOEING COMPANY and NEWCO, INC. ANSWER OR OTHERWISE RESPOND d/b/a CASCADE COLUMBIA TO COMPLAINT 13 DISTRIUBTION COMPANY. Noted for Consideration: April 28, 2020 14 Defendants. 15 **STIPULATION** 16 1. The parties, through counsel, stipulate and agree that good cause exists to extend 17 the deadline for defendant New Co, Inc. d/b/a Cascade Columbia Distribution Company 18 ("Newco") to answer or otherwise respond to Plaintiff's Complaint. 19 2. On March 27, 2020, Defendant The Boeing Company ("Boeing") removed this 20 case from the Superior Court of the State of Washington for King County. 21 3. Three other plaintiffs filed similar complaints in the Superior Court of 22 Washington, King County, all of which Boeing also removed to this Court on March 27, 2020. 23 They are: (a) Tianna Hatleberg, see Hatleberg v. The Boeing Co. et al., U.S.D.C., W.D. Wash. 24 /// 25 /// STIPULATION EXTENDING TIME FOR DEFENDANT GORDON REES SCULLY MANSUKHANI, LLP 1300 SW Fifth Avenue, Suite 2000 NEWCO, INC. D/B/A CASCADE COLUMBIA Portland, OR 97201 DISTRIBUTION COMPANY TO ANSWER OR

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OTHERWISE RESPOND TO COMPLAINT – Page 1

1	Case No. 2:20-cv-00464-JLR; (b) Ashley Wahl, see Wahl v. The Boeing Co. et al., U.S.D.C.,				
2	W.D. Wash. Case No. 2:20-cv-00467-JLR; and (c) Dana Ford as guardian of N.F., see Ford v.				
3	The Boeing Co. et al., U.S.D.C., W.D. Wash. Case No. 2:20-cv-00463-JLR.				
4	4. The Plaintiffs in each of these four cases are represented by the same undersigne				
5	plaintiffs' counsel. Newco is represented in each of the four cases by the same undersigned				
6	defense counsel.				
7	5. The Plaintiffs filed motions to remand in each of these four cases on April 27,				
8	2020.				
9	6. The parties agree that it would be in the interests of efficiency, and would				
10	conserve the parties' and the Court's resources, if the parties were first to brief and resolve				
11	Plaintiff's motion to remand, and then turn to Newco's answer or potential motion to dismiss				
12	should the Court deny remand.				
13	7. Therefore, the parties stipulate and agree that the deadline for Newco's answer or				
14	other initial response to the Complaint should be extended to twenty-one (21) days following				
15	Court's order resolving Plaintiff's motion to remand.				
16	IT IS SO STIPULATED:				
17					
18	Date: <u>April 28, 2020</u> Date: <u>April 28, 2020</u>				
19	/s/ Susan Ulrich /s/ Nancy M. Erfle				
20	Brian D. Weinstein, WSBA No. 24497 Alexandra Caggiano, WSBA No. 47862 Nancy M. Erfle, WSBA No.: 20644 nerfle@grsm.com				
21	Phillip A. Chu, WSBA No. 46014 service@weinsteincaggiano.com Kelly F. Huedepohl, WSBA No.: 53456 khuedepohl@grsm.com				
22	Susan Ulrich, admitted <i>Pro Hac Vice</i> Knaccepolic grsin.com Attorneys for Defendant Newco, Inc. d/b/a Cascade Columbia Distribution Company				
23	sulrich@waterskraus.com Attorneys for Plaintiff				
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CERTIFICATE OF SERVICE

I certify under penalty of perjury under the laws of the State of Washington that I am over the age of 18, and on this date I caused a copy of the foregoing **STIPULATION EXTENDING TIME FOR DEFENDANT NEWCO, INC. D/B/A CASCADE COLUMBIA DISTRIUBTION COMPANY TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT** to be served as stated below:

		UBTION COMPANY TO ANSV AINT to be served as stated below:	VER OR	OTHERWISE	RESPOND	TC	
		by transmitting via electronic delivery (e-mail) the attached mail address(es) set forth below.			ent(s) to the e-		
		by transmitting via electronic delivery the attached document(s) to all attorneys of record using the CM/ECF system.					
	Brian D	D. Weinstein, WSBA No. 24497	Susan Ulric	ch, WSBA No. 54	1568		
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		ne Wirrick, WSBA No. 34093					
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Attorneys for Defendant The Boeing
Company

I declare under penalty of perjury under the laws of the State of Washington that the above is true and correct.

DATED this 28th day of April, 2020 at Portland, Oregon.

GORDON REES SCULLY MANSUKHANI LLP

By: Heather A. Coffey, Legal Assistant

CERTIFICATE OF SERVICE – Page 1

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1	HONORABLE JAMES L. ROBART					
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6						
7	UNITED STATES DISTRICT COURT					
8	WESTERN DISTRICT OF WASHINGTON					
9	MARIE RILEY,	Case No. 2:20-cv-00458-JLR				
10	Plaintiff,	ORDER GRANTING EXTENSION OF				
11	vs.	TIME FOR DEFENDANT NEWCO, INC. D/B/A CASCADE COLUMBIA DISTRIBUTION COMPANY TO				
12 13	THE BOEING COMPANY and NEWCO, INC. d/b/a CASCADE COLUMBIA DISTRIUBTION COMPANY,	INC. DISTRIBUTION COMPANY TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT				
14	Defendants.					
15	Based on the stipulation of the parties, it is HEREBY ORDERED that the deadline for					
16	defendant Newco, Inc. d/b/a Cascade Columbia Distribution Company to answer or otherwise					
17	respond to the complaint is extended to twenty-one (21) days following the Court's order					
18	resolving Plaintiff's motion to remand.					
19	DATED this <u>30th</u> day of April	_, 2020.				
20		- N 1				
21		R. Plut				
22	HONORABLE JAMES L. ROBART					
23	United States District Court Judge					
24						
25						
	ORDER GRANTING EXTENSION OF TIME FOR DEFENDANT NEWCO, INC. D/B/A CASCADE COLUMBIA DISTRIBUTION COMPANY TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT – Page 1 Telephone: (503) 382-3852					

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